

UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH CAROLINA  
AIKEN DIVISION

SHARON O. SEABROOKS, as Personal )  
Representative of the Estate of Anthony )  
Dopson )  
Plaintiff, )  
v. )  
STELLANTIS a/k/a STELLANTIS )  
GROUP, a/k/a STELLANTIS US, LLC, )  
a/k/a STELLANTIS NV, a/k/a FCA US, )  
LLC, a/k/a FIAT CHRYSLER )  
AUTOMOBILES US, a/k/a FIAT )  
CHRYSLER AUTOMOBILES NV, a/k/a )  
PSA GROUP, a/k/a PEUGEOT )  
SOCIETE ANONYME, f/k/a )  
CHRYSLER GROUP, LLC, f/k/a )  
CHRYSLER, LLC, ZF ACTIVE )  
SAFETY AND ELECTRONICS US )  
LLC, ZF PASSIVE SAFETY SYSTEMS )  
US INC., TRW AUTOMOTIVE INC., ZF )  
TRW AUTOMOTIVE HOLDINGS )  
CORP., AND ZF NORTH AMERICA, )  
INC., )  
Defendants. )  
)

Civil Action No.: 1:22-cv-02194-MGL

**NOTICE OF DISMISSAL WITHOUT  
PREJUDICE**

**NOTICE OF DISMISSAL WITHOUT  
PREJUDICE**

**TO: THE COURT, ALL PARTIES, AND COUNSEL OF RECORD:**

The Plaintiff, Sharon O. Seabrooks as Personal Representative of the Estate of Anthony Dopson, by and through her attorneys, herein dismisses the above-referenced lawsuit against Defendants ZF North America, Inc. (“ZF NA”), ZF Passive Safety Systems US Inc. (“ZF PSS”), ZF TRW Automotive Holdings Corp. (“ZF TRW AH”), and ZF Automotive US Inc. f/k/a TRW Automotive Inc. (“ZF US”), without prejudice, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i). This Notice is filed before Defendants ZF NA, ZF PSS, ZF TRW AH, and ZF US have served either an

answer or motion for summary judgment. All available causes of action, including appeals, as to the remaining Defendants shall remain.

Respectfully submitted the 2<sup>nd</sup> day of September, 2022.

/s/Kevin R. Dean  
Kevin R. Dean (Fed ID 8046)  
Lee M. Heath (Fed ID 9794)  
MOTLEY RICE LLC  
28 Bridgeside Blvd.  
Mount Pleasant, SC 29464  
Tel: (843) 216-9000  
kdean@motleyrice.com  
lheath@motleyrice.com

*Attorneys for Plaintiff*